AO 241 (Rev. 09/17)

QQT 17 2010

PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

David J. Bradley, Clork of Court

United States District Court	District: AME	NDED PETITION / 4:18-cv-1057
Name (under which you were convicted):		Docket or Case No.:
Herbert Ellis		1440999
Place of Confinement:		Prisoner No.:
Pack I Trusty Camp		02001950
Petitioner (include the name under which you were convicted) V.		thorized person having custody of petitioner) or of TDCJ- ID
Herbert Ellis	Lori	Davis
The Attorney General of the State of:		
PETITI	ON	
1. (a) Name and location of court that entered the judgmen Harris Caurty Criminal C (b) Criminal docket or case number (if you know):	-	w+Room#337
2. (a) Date of the judgment of conviction (if you know):	May 4,	
(b) Date of sentencing: May 4, 2015	1009.1,	<i>6</i> 013
3. Length of sentence: 15 years		
4. In this case, were you convicted on more than one count		
5. Identify all crimes of which you were convicted and sen		
6. (a) What was your plea? (Check one)		
☐ (1) Not guilty	(3)	Nolo contendere (no contest)
☑ (2) Guilty	(4)	Insanity plea

	to and what did you plead not guilty to?
•	
	<u> </u>
(c) If you went to	trial, what kind of trial did you have? (Check one)
☐ Jur	ry 👿 Judge only
Did you testify at	t a pretrial hearing, trial, or a post-trial hearing?
□ Ye	es 😿 No
Did you appeal fr	rom the judgment of conviction?
☐ Ye	es No
If you did appeal,	, answer the following:
(a) Name of court	t:N/A
(b) Docket or case	e number (if you know):
(c) Result:	N/A
(d) Date of result	•
(e) Citation to the	e case (if you know):
(f) Grounds raised	,
(g) Did you seek	further review by a higher state court? Yes \square No
If yes, ar	nswer the following:
(1) Nam	e of court: Harris County Criminal Court
	ket or case number (if you know):

	(4) Date of result (if you know): Feb 24, 2016
	(5) Citation to the case (if you know):
	(6) Grounds raised:
(h) Di	d you file a petition for certiorari in the United States Supreme Court?
	If yes, answer the following:
	(1) Docket or case number (if you know):
	(2) Result:
	(3) Date of result (if you know):
	(4) Citation to the case (if you know):
Other	than the direct appeals listed above, have you previously filed any other petitions, applications, or motio
conce	rning this judgment of conviction in any state court?
	r answer to Question 10 was "Yes," give the following information:
(a)	(1) Name of court: Harris County Criminal Courts
	(2) Docket or case number (if you know): 1440990
	(3) Date of filing (if you know): Un Known
	(4) Nature of the proceeding:
	(5) Grounds raised: <u>Ineffective</u> Assistance of Counsel
	-
	(6) Did you receive a hearing where evidence was given on your petition, application, or motion?
	☐ Yes 👿 No

(8) Date of result (if you know):
(b) If you filed any second petition, application, or motion, give the same information:
(1) Name of court: Harris County Criminal Court
(2) Docket or case number (if you know): 1440 999-8
(3) Date of filing (if you know):
(4) Nature of the proceeding:
(5) Grounds raised: Ineffective Assistance of Counsel
LINEARCHIVE HISSISTAVICE OF COUNSE!
(6) Did you receive a hearing where evidence was given on your petition, application, or motion?
☐ Yes 🔯 No
(7) Result:
(8) Date of result (if you know):
(c) If you filed any third petition, application, or motion, give the same information:
(1) Name of court: Harris County Criminal Court
(2) Docket or case number (if you know): 144099-C
(3) Date of filing (if you know):
(4) Nature of the proceeding:
(5) Grounds raised: Ineffective Assistance of Counsel
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	(6) Did you receive a hearing where evidence was given on your petition, application, or motion?
	(7) Result:
	(8) Date of result (if you know):
	(d) Did you appeal to the highest state court having jurisdiction over the action taken on your petition, application,
	or motion?
	(1) First petition: Yes No
	(2) Second petition: Yes No
	(3) Third petition: WYes
	(e) If you did not appeal to the highest state court having jurisdiction, explain why you did not:
	N/A
2.	For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts
	supporting each ground. Any legal arguments must be submitted in a separate memorandum.
	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
ROI	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set
	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE:
) Su	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE:
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Sun Co ich f F	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE: Ineffective Assistance of Counsel. Porting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Flict of Interest, Atlorney Filed Motion To Withdraw As Counsel With The Counsel Was Denled. Counsel States As Reasons To Withdraw Because Defendant Refuse To thorney Fees And Atlorney Admits In Motion To Withdraw That To Continue To the Defendant Would Cause Au Universionable Financial Burden On The Atlorney.
Co lict	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE: Ineffective Assistance of Counsel. Porting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Flict of Interest, Atlorney Filed Motion To Withdraw As Counsel With The Counsel Was Deviced. Counsel States As Reasons To Withdraw Because Defendant Refuse To Hopmey Fees And Atlorney Admitts In Motion To Withdraw That To Continue To rest Defendant Would Couse An Universionable Financial Burden On The Atlorney. Ley Arqued During Motion To Withdraw That He Would Not Properly Represent
Co Co Co Co Co Co Co Co Co Co Co Co Co C	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE: Ineffective Assistance of Counsel. Porting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Flict of Interest, Atlorney Filed Motion To Withdraw As Counsel With The Counwas Deviced. Counsel States As Reasons To Withdraw Because Defendant Refuse To Hopney Fees And Attorney Admitts In Motion To Withdraw That To Continue To eart Defendant Would Course Au Unreasonable Financial Burden On The Attorney. Ley Argued During Motion To Withdraw That He Would Not Properly Represent lant Adequately Due To Courts Denil of this Motion To Withdraw Continue On A
Suich Conicl	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE: Ineffective Assistance of Counsel. Porting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Flict of Interest, Atlorney Filed Motion To Withdraw As Counsel With The Counsel Was Denled. Counsel States As Reasons To Withdraw Because Defendant Refuse To thorney Fees And Atlorney Admits In Motion To Withdraw That To Continue To the Defendant Would Cause Au Universionable Financial Burden On The Atlorney.
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Suich Conicl	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE: Ineffective Assistance of Counsel. Porting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Flict of Interest, Attorney Filed Motion To Withdraw As Counsel With The Counwas Deviced. Counsel States As Reasons To Withdraw Because Defendant Refuse To the process And Attorney Admitts In Motion To Withdraw That To Continue To least Defendant Would Course Au Unreasonable Financial Burden On The Attorney. Least Defendant Would Course Au Unreasonable Financial Burden On The Attorney. Least Adequately Due To Courts Denil of this Motion To Withdraw Continue On A
Co Co Nicl Apre Hovi	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE: Ineffective Assistance of Counsel. Porting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Flict of Interest, Attorney Filed Motion To Withdraw As Counsel With The Counwas Deviced. Counsel States As Reasons To Withdraw Because Defendant Refuse To the process And Attorney Admitts In Motion To Withdraw That To Continue To least Defendant Would Course Au Unreasonable Financial Burden On The Attorney. Least Defendant Would Course Au Unreasonable Financial Burden On The Attorney. Least Adequately Due To Courts Denil of this Motion To Withdraw Continue On A
Co Co Nicl Apre Hovi	CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date. ND ONE: Ineffective Assistance of Counsel. Porting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Flict of Interest, Atlorney Filed Motion To Withdraw As Counsel With The Counwas Deviced. Counsel States As Reasons To Withdraw Because Defendant Refuse To the process And Atlorney Admitts In Motion To Withdraw That To Continue To least Defendant Would Course Au Unreasonable Financial Burden On The Atlorney. Least Defendant Would Course Au Unreasonable Financial Burden On The Atlorney. Least Adequately Due To Courts Denil of this Motion To Withdraw Continue On A

This Was Done In Open Court An Can Be Found In The	
of The Motion To Withdraw As Counsel Hearing, This Statemen	t By
Defense Counsi Hearing, Caused A Conflict of Interest An	Prejudicied
Defendant Case [See Exhibit A Motion To Withdraw As Cou	insel As
Evidence of Attorneys Conflict of Interest 1.06 And 1.07]	Because
of Attorney's Conflict of Interest Defendant Was Denied Due Pr	
[See Holloway V. Arkansas, 435 U.S. AT 483-484]	
[See Exhibit B Note To The Court]	· · · · · · · · · · · · · · · · · · ·
I Am In The Process of Getting My Transcripts of	The Motion
Motion To Withdraw As Counsel In Which Counsel Admits	
Court That He Did Not Want To Represent Me And That	
Not Do The Job Justice, Due To Time Restraints I am	
To Submitte This Writ of Habeas Corpus Without TI	
cripts But Ask The Courts Permission To Add Them A.	
mental Exhibits As Soon As I Recieve Them.	VV
 	100 J.E.
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	Direct Appeal of Ground One:
	(1) If you appealed from the judgment of conviction, did you raise this issue?
	(2) If you did not raise this issue in your direct appeal, explain why: Did Not Have Ar
	Appeal
S	rt-Conviction Proceedings:
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court
	M Yes □ No
	(2) If your answer to Question (d)(1) is "Yes," state:
	Type of motion or petition:
	Name and location of the court where the motion or petition was filed: Harris County
	Criminal Court
	Docket or case number (if you know): 144099
	Date of the court's decision: Feb. 24, 2016
	Result (attach a copy of the court's opinion or order, if available):
	(3) Did you receive a hearing on your motion or petition?
	(4) Did you appeal from the denial of your motion or petition?
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes No
	(6) If your answer to Question (d)(4) is "Yes," state:
	Name and location of the court where the appeal was filed:
	Docket or case number (if you know):
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
	Did Not Raise The Issue Because I Was Told
	I Could Not.

c) Dir (1) (2)	ng facts (Do not argue or cite law. Just state the specific facts that support your claim.):
c) Dir (1) (2)	d not exhaust your state remedies on Ground Two, explain why:
b) If you di (c) Din (1) (2)	d not exhaust your state remedies on Ground Two, explain why:
(c) Di	d not exhaust your state remedies on Ground Two, explain why:
(c) Di (1) (2)	d not exhaust your state remedies on Ground Two, explain why:
(c) Dir (1) (2)	rect Appeal of Ground Two:
(c) Din (1) (2)	rect Appeal of Ground Two:
(c) Dir (1) (2)	rect Appeal of Ground Two:
(c) Dir (1) (2)	rect Appeal of Ground Two:
(c) Dir (1) (2)	rect Appeal of Ground Two:
(1) (2) ——————————————————————————————————	rect Appeal of Ground Two:
(1) (2)	
(1) (2) ——————————————————————————————————	
(1) (2) ——————————————————————————————————	
(2)	If you appealed from the judgment of conviction did you roise this issue?
	Tryou appointed from the judgment of conviction, and you must make the conviction and the
(d) Po	If you did <u>not</u> raise this issue in your direct appeal, explain why:
(d) Po	
	st-Conviction Proceedings:
(1)	Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?
	☐ Yes ☑ No
(2)	If your answer to Question (d)(1) is "Yes," state:
Ty	pe of motion or petition:
Na	me and location of the court where the motion or petition was filed:
_	

R	Result (attach a copy of the court's opinion or order, if available):	Á		
_	·			
(3	3) Did you receive a hearing on your motion or petition?		Yes	☑ No
(4	4) Did you appeal from the denial of your motion or petition?	۵	Yes	☑ No
(4	5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the app	eal?	Yes	☑ No
(6	6) If your answer to Question (d)(4) is "Yes," state:			
N	Name and location of the court where the appeal was filed:			-
Ī	Docket or case number (if you know):			:
Γ	Date of the court's decision:			
R	Result (attach a copy of the court's opinion or order, if available):			
	Y;			
	·			
(7	7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why yo			issue:
- (7	7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you			issue:
- (7	NA			issue:
- -	NA			
- - - C	Other Remedies: Describe any other procedures (such as habeas corpus, admin	nistrative re		
- - - C	Other Remedies: Describe any other procedures (such as habeas corpus, admin	nistrative re		
- - - C	Other Remedies: Describe any other procedures (such as habeas corpus, admin	nistrative re		
- - - C	Other Remedies: Describe any other procedures (such as habeas corpus, admin	nistrative re		
	Other Remedies: Describe any other procedures (such as habeas corpus, admin	nistrative re	emedies,	etc.) that yo
	Other Remedies: Describe any other procedures (such as habeas corpus, adminate used to exhaust your state remedies on Ground Two:	nistrative re	emedies,	etc.) that yo
	Other Remedies: Describe any other procedures (such as habeas corpus, adminate used to exhaust your state remedies on Ground Two:	istrative re	emedies,	etc.) that yo
	Other Remedies: Describe any other procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two:	ur claim.):	emedies,	etc.) that yo
	Dither Remedies: Describe any other procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: Dither Remedies: Describe any other procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: Dither Remedies: Describe any other procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: The procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: The procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: The procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: The procedure of the procedur	ur claim.):	emedies,	etc.) that yo
	Dither Remedies: Describe any other procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: Dither Remedies: Describe any other procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: Dither Remedies: Describe any other procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: The procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: The procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: The procedures (such as habeas corpus, admin nave used to exhaust your state remedies on Ground Two: The procedure of the procedur	ur claim.):	emedies,	etc.) that yo

	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:						
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you have used to exhaust your state remedies on Ground Three:						
GRO	UND FOUR: A						
(a) Su	pporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):						
(b) If :	you did not exhaust your state remedies on Ground Four, explain why:						
(c)	Direct Appeal of Ground Four:						
	(1) If you appealed from the judgment of conviction, did you raise this issue? The Yes No (2) If you did not raise this issue in your direct appeal, explain why:						
(d)	Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes No (2) If your answer to Question (d)(1) is "Yes," state: Type of motion or petition:						

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(e)

	- NY CI		
Docket or case number (if you know):	_		
Docket or case number (if you know): Date of the court's decision:			
Result (attach a copy of the court's opinion or order, if available):	V A		
(3) Did you receive a hearing on your motion or petition?		Yes	No No
(4) Did you appeal from the denial of your motion or petition?	σ	Yes	☑ No
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the app	oeal?	Yes	No No
(6) If your answer to Question (d)(4) is "Yes," state:			
Name and location of the court where the appeal was filed:	4		_ 0.001
Docket or case number (if you know):			<u>-</u>
Docket or case number (if you know): Date of the court's decision:			
Result (attach a copy of the court's opinion or order, if available):	/A		
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why you	ou did not 1	raise this	issue:
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why your hand.	ou did not r	raise this	issue:
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(4) or Question (d)(5) is "No," explain why your answer to Question (d)(5) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer to Question (d)(6) is "No," explain why your answer (d)(6) is "No," explain why your answer (d)(6) is "No," explain	ou did not r	aise this	s issue:
Other Remedies: Describe any other procedures (such as habeas corpus, admin			
N/A	nistrative re	emedies,	
Other Remedies: Describe any other procedures (such as habeas corpus, admin	nistrative re	emedies,	etc.) that you
Other Remedies: Describe any other procedures (such as habeas corpus, admin	nistrative re	emedies,	etc.) that you

Please	e answer these additional	questions abo	out the petition you are filing:
(a)	have raised in this petition been presented to the highest state court		
	having jurisdiction?	☐ Yes	₩ No
	If your answer is "No	," state which	grounds have not been so presented and give your reason(s) for not
	presenting them:	<u>N</u>	/
			•
(b)	Is there any ground in	this petition	that has not been presented in some state or federal court? If so, which
	ground or grounds ha	ve not been pr	resented, and state your reasons for not presenting them:
		V/A_	· · · · · · · · · · · · · · · · · · ·
Have	you previously filed any	type of petition	on, application, or motion in a federal court regarding the conviction
that yo	ou challenge in this petit	ion?	Yes No
If "Ye	es," state the name and lo	ocation of the	court, the docket or case number, the type of proceeding, the issues
raised	, the date of the court's d	ecision, and th	he result for each petition, application, or motion filed. Attach a copy
	court opinion or order,		A C # 11
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Do yo	ou have any petition or ap	peal now pen	ding (filed and not decided yet) in any court, either state or federal, for
-	ou have any petition or ap	•	ding (filed and not decided yet) in any court, either state or federal, for
the jud	dgment you are challeng	ing?	
the jud	dgment you are challenges," state the name and lo	ing?	Yes No No court, the docket or case number, the type of proceeding, and the issues
the jud	dgment you are challenges," state the name and lo	ing?	Yes No
the jud	dgment you are challenges," state the name and lo	ing?	Yes No No court, the docket or case number, the type of proceeding, and the issues
the jud	dgment you are challenges," state the name and lo	ing?	Yes No No court, the docket or case number, the type of proceeding, and the issues

	address, if you know, of each attorney who represented you in the following stages of the					
judgment you are challenging:						
(a) At preliminary h	nearing: Mr. Craiq Bundick					
(b) At arraignment a						
(c) At trial:	Mr. Theodore Haynes, Jr.					
(d) At sentencing:	Mr. Theodore Haynes, Jr.					
(e) On appeal:	M/A					
(f) In any post-conv	viction proceeding:					
(a) On any of form	any ruling against you in a post-conviction proceeding:					
Do you have any fu	ture sentence to serve after you complete the sentence for the judgment that you are O Yes No					
challenging? (a) If so, give name	and location of court that imposed the other sentence you will serve in the future:					
(a) If so, give name	and location of court that imposed the other sentence you will serve in the future: N/A e other sentence was imposed:					
(a) If so, give name (b) Give the date the	and location of court that imposed the other sentence you will serve in the future: N/A e other sentence was imposed:					
(a) If so, give name (b) Give the date the	and location of court that imposed the other sentence you will serve in the future: N/A e other sentence was imposed: of the other sentence: or do you plan to file, any petition that challenges the judgment or sentence to be served in the sente					
(a) If so, give name (b) Give the date the	and location of court that imposed the other sentence you will serve in the future: N/A e other sentence was imposed: of the other sentence: N/A					
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- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of -
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:

	(2)	respect to	during which a properly filed application the pertinent judgment or claim is pends subsection.			
Therefo	ore, petiti	oner asks tl	hat the Court grant the following relief:	Vacate	And Ren	nand
For	Fur	ther	Proceedings.			
						·
or any o	other relie	ef to which	petitioner may be entitled.			
				Signature of Attor	mey (if any)	
				·		
I declar	e (or cert	ify, verify,	or state) under penalty of perjury that th			this Petition for
Writ of	Habeas (Corpus was	placed in the prison mailing system on	13-13-20	(month, d	late, year).
				Hiei		
				•		
			9-			
Execute	ed (signed	d) on <u>{</u> 1\	9-13 - 2018 (date).			
		τ,				
			,	1 1		
				best Ell Signature of P	<u> </u>	
			(Signature of P	etitioner	
If the person signing is not petitioner, state relationship to petitioner and explain why petitioner is not signing this petition.						
				·		
				·		

Herbert Ellis #2001950/TC 1-21 Pack 1 Trusty Camp 2400 Mallace Pack Rd. Navasota, Tx 77868 See of the see of the

Glerk, District Court C.S. District Court PACSOX 61010 How, TX 77208